UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

	United States of America		ORDER OF DETENTION PENDIN	IG TRIAI	
	V.			TO TRIAL	
	Alberto Dominguez-Fuentes Defendant		Case No. 1:17-cr-00254-JTN		
	fter conducting a detention hearing under efendant be detained pending trial.	the Bail Reform Act, ²	18 U.S.C. § 3142(f), I conclude that the	se facts require	
Part I – Findings of Fact					
(1) The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and has previously been convicted of a federal offense a state or local offense that would have been a federal offense if federal jurisdiction had existed – that is					
	a crime of violence as defined in 18 U.S.C. § 3156(a)(4), or an offense listed in 18 U.S.C. § 2332b(g)(5)(B) for which the prison term is 10 years or more.				
	an offense for which the maximum sentence is death or life imprisonment.				
	an offense for which a maximum prison term of ten years or more is prescribed in:				
	U.S.C. § 3142(f)(1)(A)-(C), or com any felony that is not a crime of vice a minor victim	parable state or local or plence but involves: of a firearm or destruc	ed of two or more prior federal offenses offenses. etive device or any other dangerous we		
(2)	The offense described in finding (1) was or local offense.		efendant was on release pending trial f	for a federal, state	
(3)	A period of less than 5 years has elapse offense described in finding (1).	d since the date	of conviction defendant's release	from prison for the	
(4)	Findings (1), (2) and (3) establish a rebuperson or the community. I further find the			e safety of another	
Alternative Findings (A)					
(1)	There is probable cause to believe that the defendant has committed an offense				
	for which a maximum prison term of Controlled Substances Act (21 U.S under 18 U.S.C. § 924(c).		prescribed in:*		
(2)	The defendant has not rebutted the pres will reasonably assure the defendant's a			nation of conditions	
Alternative Findings (B)					
	There is a serious risk that the defendan	• •	ativat another nersen or the community		
(2)	There is a serious risk that the defendan	•		<i>/</i> .	
Part II – Statement of the Reasons for Detention I find that the testimony and information submitted at the detention hearing establishes by ✓ clear and convincing					
evidence a preponderance of the evidence that: 1. Defendant waived his detention hearing, electing not to contest detention at this time. 2. Defendant is subject to an ICE detainer and would not be released in any case.					
3. Defer	ndant may bring the issue of his continuin	g detention to the cour	t's attention should his circumstances	change.	
Part III – Directions Regarding Detention					
correction appeal. I States Co defendan	The defendant is committed to the custody is facility separate, to the extent practical of the defendant must be afforded a reason out or on request of an attorney for the Got to the United States marshal for a court	ole, from persons await able opportunity to con overnment, the person appearance.	ing or serving sentences or held in cus sult privately with defense counsel. Or in charge of the corrections facility mu	tody pending n order of United	
Date:	December 13, 2017	Judge's Signature: _/s/	Ellen S. Carmody		

Name and Title: Ellen S. Carmody, U.S. Magistrate Judge